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6 7	Attorneys for Defendant RAVNEET SINGH	
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE SOUTHERN DISTRICT OF CALIFORNIA	
10		I
11	UNITED STATES OF AMERICA,	Case No.: 14CR0388-MMA
12	Plaintiff,	RAVNEET SINGH'S NOTICE OF MOTION AND MOTION TO
13	V.	FILE MEMORANDA IN SUPPORT OF SUBSTANTIVE
14	,.	MOTIONS IN EXCESS OF 25 PAGES PURSUANT TO
15	JOSE SUSUMO AZANO MATSURA, RAVNEET SINGH,	CRIMINAL LOCAL RULE 47.1
16	ELECTIONMALL, INC., AND MARCO POLO CORTES,	Date: July 10, 2015 Time: 1:30 p.m.
17	Defendants.	Ctrm: 3A Judge: Hon. Michael M. Anello
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19	Ravneet Singh ("Singh") respectfully requests leave of Court to file memorance	
2021	in support of his substantive motions that will be filed on June 5, 2015. Criminal	
22	Local Rule 47.1(e) provides that, "Briefs of memoranda in support of all motions	
23	noticed for the same motion day must not exceed twenty-five (25) pages in length	
24	total for all such motions without leave of a district judge." CrimLR 47.1(e).	
25	Here, the Court set a July 10, 2015 motion hearing date for all defendants.	
26	Based on the complexity of this campaign finance case, Singh plans to file multiple	
27	motions, including a motion to suppress evidence obtained from the Government's	
28		

wiretap and a motion to suppress Singh's statements. In order to properly address all relevant pretrial issues in this complex case, Singh requests that the Court allow him to file memoranda of points and authorities in excess of 25 pages. Accordingly, pursuant to Criminal Local Rule 47.1(e), Singh requests that the Court grant his motion. Dated: June 1, 2015 **DUANE MORRIS LLP** By: /s/ Jason M. Ohta Michael L. Lipman Jason M. Ohta Attorneys for Ravneet Singh